

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

TQ DELTA, LLC,

Plaintiff,

v.

**COMMSCOPE HOLDING COMPANY, INC.,
COMMSCOPE INC., ARRIS
INTERNATIONAL LIMITED, ARRIS
GLOBAL LTD., ARRIS US HOLDINGS, INC.,
ARRIS SOLUTIONS, INC., ARRIS
TECHNOLOGY, INC., and ARRIS
ENTERPRISES, LLC,**

Defendants.

CIV. A. NO. 2:21-CV-310-JRG
(Lead Case)

TQ DELTA, LLC,

Plaintiff,

v.

**NOKIA CORP., NOKIA SOLUTIONS AND
NETWORKS OY, and NOKIA OF AMERICA
CORP.,**

Defendants.

CIV. A. NO. 2:21-CV-309-JRG
(Member Case)

DECLARATION OF KARLEE WROBLEWSKI

I, Karlee Wroblewski, hereby declare under penalty of perjury that:

1. I am an attorney at the law firm of Alston & Bird LLP, counsel for Defendants Nokia Corp., Nokia Solutions and Networks OY, and Nokia of America Corporation. I am a member in good standing of the North Carolina and am admitted to practice before this Court. Except where otherwise indicated, I have personal knowledge of the facts stated herein and, if called as a witness, I could and would testify thereto.

2. Exhibit A contains a true and correct copy of excerpts of e-mail correspondence from K. Wroblewski, counsel for Nokia, to counsel for TQ Delta, LLC, dated June 13, 2022.

3. Exhibit B contains a true and correct copy of e-mail correspondence from Rudy Fink, counsel for TQ Delta, LLC, to counsel for Nokia, dated July 6, 2022.

4. Exhibit C contains a true and correct copy of e-mail correspondence between Rudy Fink, counsel for TQ Delta, LLC, and Scott Stevens and Karlee Wroblewski, counsel for Nokia, dated July 10, 21, and 22, 2022.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: July 25, 2022

Respectfully submitted,

/s/ Karlee Wroblewski
Karlee Wroblewski